

U.S. District Court for Montgomery

of Alabama

Daniel Eric Cobb666

RECEIVED

2020 APR 21 AM 10:43

V.

U.S. Government

DEBRA P. HACKETT, CLK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

in all districts

all agencies

in all states of USA US Attorney Robert McLeay

-Alabama (and) civilian

- Karen Park Lee Castleberry (and) (Carter)

A.K.A. my mom (and) John Wayne Lemmons Jr.
Georgia Dept. of Corrections (and) Hamilton
County Probation & Government (and) Cobb Co. Sheriff's Dept

Different 2nd instant petition under
 Bivens Act for imminent danger
 of serious physical injury, in all
 districts in all states, in all custodial
 districts, under diversity jurisdiction,
 all USA, under diversity jurisdiction,
 due to ongoing illegal interference in my
 fed, state, out of state, foreign, commercial
 sovereign citizenship attempt, criminal,
 civil cases in future and present and past,
 contrary to my U.S.-for R law property
 rights, by inactions and by actions of
 Federal government stole my legal
 property 8 times now, in fed custody and
 my mom stole my money & times now which
 prevents me prepaying suit fee and
 by Daniel Eric Cobb

Jury Demand

new

suit

#2:20-cv-273-WHA

Evidence

To: All Government Agencies, USA, states, all states, countries, all of them, cities, municipalities, private contracted foreign federal, foreign non-federal,

Regards all legal properties of white man born named Johnathan Wayne Plemons Jr who had his names changed to Daniel Eric Plemons who had his name changed to Daniel Eric Cobble as to all records involving his name in it even if wrote by others, even if made for other's but mentioning full includes in and out of court, records, including commercial, civil, criminal, public, private, whose name was changed to Daniel Eric Castleberry by court ~~as a bypass~~
ON 1-30-20 below named officer

walker at sumter county jail in state of Georgia in Building A-2 witnessed inmate (James Smith) steal all inmate Daniel Eric Cobble properties and witness federal only inmate Cobble never get his property back from county only inmate Smith or from jail so please Replace Cobble properties at Smith expense, send bill to Sumter jail, witnessed by

J. B. J.

J. B. J.

Screw Well

printname

The truth

signature

FEB 4 Date 2020 Badge # 403

All Masters

Notary

Under penalty of perjury true



GDC stealing my money one fine
fco and no one ever replacing
all my property even once despite my
ongoing complaints since day 1 in
courts 7-15-01 thru 4-5-20 sever

Pusher my mom Karen Castleberry
testified under oath to my columbus
Ga. fed criminal 12 person jury
on 2-19-20 [that my grandma died
and left me \$22,000 in Bank CDs
in 2009 but when I did not go collect
it after so many years State of
Tennessee and Hamilton County government
took my money and is now in 2020
holding it waiting on me to come get
it and yes she is sure they are holding it
and not took it and she admitted my
car ran fine and this is in my name
without any lien, but she sold it
without filing any abandonment claim
in court and I've not gotten a dime
since my 7-15-01 arrest from anyone.
So no one telling me I inherited \$22,000
for 11 years is 1 theft, and theft
is my car sold, 3rd theft is she get

ATTENTION

**Due to the United States Government
Declaring a
National Emergency**

**The Sumter County Sheriff's Office has
suspended ALL inmate visitation until further
notice along with all other jail facilities within
the state.**

enrichment

Money for her selling my car but never
 sent me any, her 4th theft is she
 forged my name on a lot of my checks
 to pay her bills thru U.S. mail from
 my checking account with Bank
 of America after she did not have any
 panel of attorney and account was
 not joint and it was my a needed
 earned income credit fed tax return
 money I paid an accountant to do &
 weeks before my 7-15-01 arrest she
 had direct deposited into my bank
 account months after my 7-15-01 arrest
 she stole between Nov. 1st to Nov.
 2002, includes 6 months after my
 T.V. Cobb County magisistrate credit
 in jail warrant application hearing
 against her I took out and Judge told
 Cobb Sheriff's office to investigate, her
 5th theft was she signed her own name
 on 1 of my checks to me same as she
 get check back out my car on 7-15-01
 against my will on 6 cop car cameras
 even after police report says I told cops
 not to let her have my car keys

enclosure

**UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT**

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

March 26, 2020

Daniel Eric Cobble
Sumter County Jail - Inmate Legal Mail
352 MCMATH MILL RD
AMERICUS, GA 31709

Appeal Number: 20-10949-C
Case Style: USA v. Daniel Cobble
District Court Docket No: 5:14-cr-00077-CDL-CHW-1

You are receiving this notice because you have not completed the below required filing(s) pursuant to 11th Cir. Rule 26.1-1:

Certificate of Interested Persons and Corporate Disclosure Statement (CIP) pursuant to 11th Cir. R. 26.1-1(a)

Pursuant to 11th Cir. R. 26.1-5(c), failure to comply with these Rules may result in dismissal of the case or appeal under 11th Cir. R. 42-1(b), return of deficient documents without action, or other sanctions on counsel, the party, or both.

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Walter Pollard, C/csg.
Phone #: (404) 335-6186

Enclosure(s)

CIP Deficiency Letter

then 6th theft was in spring 2002 when
she my & Fed and state tax returns
on computer without my signature to
have it done at deposited in to my bank
account so she could steal it by mail
too, since she could not cash it she
did not send me a dime despite 19 years
incarcerated now, when my 87 friend
Formula 4 barrel car Leslie before was
worth a lot more than she believed

then I sued her it's my 1st &
USC 1983 lawsuit in Atlanta, and I did
and requested Justice, but didn't
wrongly labeled it a 2nd habeas
when charge I was arrested for an
OSS and I was never convicted
and was dismissed on 8-22-04 for
no probable cause by Cobb magistrate
court

(2) Social Security administration
wrote me a letter in fall to Dec 2009
of in a car state prison, in Georgia
Ga. telling me they used me money
from before my OSS or arrest for
money that was not Social Security
benefits but that I'd have to call their

(Signature)

**UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT**

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

March 26, 2020

Daniel Eric Cobble
Sumter County Jail - Inmate Legal Mail
352 MCMATH MILL RD
AMERICUS, GA 31709

Appeal Number: 20-10950-C
Case Style: USA v. Daniel Cobble
District Court Docket No: 5:14-cr-00077-CDL-CHW-1

You are receiving this notice because you have not completed the below required filing(s) pursuant to 11th Cir. Rule 26.1-1:

Certificate of Interested Persons and Corporate Disclosure Statement (CIP) pursuant to 11th Cir. R. 26.1-1(a)

Pursuant to 11th Cir. R. 26.1-5(c), failure to comply with these Rules may result in dismissal of the case or appeal under 11th Cir. R. 42-1(b), return of deficient documents without action, or other sanctions on counsel, the party, or both.

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Walter Pollard, C/csg.
Phone #: (404) 335-6186

Enclosure(s)

CIP Deficiency Letter

fall free & by specific decq stat, but
 prison would not let me use a 800
 fall free capable phone ever, so I never
 get done of most likely over paid
 SSI taxes or qualified for but never
 get Feb to July decr Supplemental
 Security benefits and emergency
 supplemental security benefits for but
 I never found out what

- ③ I had feds steal my legal property
 (st the stuff I brought with me
 from GDC to fed custody by me
 put on 45.6.0p. bars at chipp jail
 with it, but 45.6ap trashng it in
 front of my face at 4am while
 Ricks down hwy despite my polite
 protests, which turned mean when
 police did not work so I got kicked
 off gas after he stole it, then don't
 the false air stone gas by all my
 legal property my former fed defender
 parked west of rock called George
 state prison in Reidsville to have my
 legal property sent to me at maxxx
 city jail which they did but I did

Notices

5:14-cr-00077-CDL-CHW
UNITED STATES OF AMERICA
v. COBBLE



APPEAL,CLC3

U.S. District Court [LIVE AREA]

Middle District of Georgia

Notice of Electronic Filing

The following transaction was entered on 3/25/2020 at 12:10 PM EDT and filed on 3/25/2020

Case Name: UNITED STATES OF AMERICA v. COBBLE

Case Number: 5:14-cr-00077-CDL-CHW

Filer:

Document Number: No document attached

Docket Text:

NOTICE RE FILING IN PROPER DIVISION: Your documents were sent to a division other than the division where your case is pending. Although not required, in order to expedite filing we recommend you send documents to the division where your case is pending. Please send all future documents to: **U.S. District Court, P. O. Box 128, Macon GA 31202.** (ans)

5:14-cr-00077-CDL-CHW-1 Notice has been electronically mailed to:

BRIAN JARRARD brian@jarrardlawgroup.com, annamarie@jarrardlawgroup.com

ROBERT R NEELEY rand.neeley@usdoj.gov, Michele.Jackson2@usdoj.gov, debbie.shaw@usdoj.gov, lacee.t.davis@usdoj.gov

5:14-cr-00077-CDL-CHW-1 On this date, a copy of this document, including any attachments, has been mailed by United States Postal Service to any non CM/ECF participants as indicated below::

Net see fyi I left maccon city jail after the
 did not see again till I saw it on and
 in US60P bus on 7-29-15 they stole
 it by driving off with it without
 me at Jones jail, then 3rd Red left
 was upon arrival of atlanta fed per
 take off their street cloths and threw
 it in a donation bin against wall with
 as they did no cloths I get from other
 inmates in leaving maccon city jail
 holding cells and upon entering same
 jail and upon seened jail laundry lady
 giving me outfit inmates who went to
 prison and never come back to collect
 their cloths, as I needed trial cloths
 then 4th theft somewhere between
 Texas and Georgia when legal mail
 I get in in Texas com 6, need with
 5th theft legal research I get from
 library in houston Texas fed detection
 center in 2015 I tryed to bring back
 they do not let me hold it they put it
 in box and I never saw it again
 then 6th theft of court cloths except in
 of jail they give me they caught when
 in 2017 atlanta fed per arrived again

Appeal Documents

5:14-cr-00077-CDL-CHW
UNITED STATES OF AMERICA
v. COBBLE

APPEAL, CLC3

evidence

U.S. District Court [LIVE AREA]

Middle District of Georgia

Notice of Electronic Filing

The following transaction was entered on 2/20/2020 at 3:45 PM EST and filed on 2/20/2020

Case Name: UNITED STATES OF AMERICA v. COBBLE

Case Number: 5:14-cr-00077-CDL-CHW

Filer:

Document Number: 639

Docket Text:

Transmission of Notice of Appeal and Docket Sheet to US Court of Appeals re: [635]

Jury Verdict, [638] Notice of Appeal - Other Judge Appealed: Clay D. Land. Court

Reporter: Betsy Peterson. Appeal Fee: not paid. (ans)

5:14-cr-00077-CDL-CHW-1 Notice has been electronically mailed to:

CHRISTINA L HUNT (Terminated) tina_hunt@fd.org, GAM_MAC_ECF@fd.org, alesia_smith@fd.org, carson_chang@fd.org, catherine_c_williams@fd.org, holly_mcdavid@fd.org, michele_c_graham@fd.org; nicole_hailey@fd.org

BRIAN JARRARD brian@jarrardlawgroup.com, annamarie@jarrardlawgroup.com

FEDERAL DEFENDERS MIDDLE DISTRICT OF GEORGIA INC (Terminated)

GAM_MAC_ECF@fd.org, alesia_smith@fd.org, carson_chang@fd.org, catherine_c_williams@fd.org, holly_mcdavid@fd.org, michele_c_graham@fd.org, nicole_hailey@fd.org, tina_hunt@fd.org

JARED SCOTT WESTBROEK (Terminated) jared_westbroek@fd.org, GAM_MAC_ECF@fd.org, alesia_smith@fd.org, carson_chang@fd.org, catherine_c_williams@fd.org, holly_mcdavid@fd.org, michele_c_graham@fd.org, nicole_hailey@fd.org

JERUSHA T ADAMS (Terminated) jerusha.adams@usdoj.gov, debbie.shaw@usdoj.gov, terri.a.brusewitz@usdoj.gov

ROBERT R NEELEY rand.neeley@usdoj.gov, Michele.Jackson2@usdoj.gov, debbie.shaw@usdoj.gov, lacee.t.davis@usdoj.gov

5:14-cr-00077-CDL-CHW-1 On this date, a copy of this document, including any attachments, has

Something happened it, the 7th when I gave Officer Walker her legal papers to copy, he set them down procrastinating and blamed some other officer for holding, then same copy request holding just occurred again by officer S. m.s or 4-5 so I give on ep-1-10 the 8th they (and the feds) transfer is another inmate stole my legal property out my cell due to jail violating law requires population, segregation, protective custody, medical recuperation suicides, all be in 5 different dorms but here they keep all in 1 dorm when I have been in a man locked 24/7 cell since 2015 here without any wreckage at all supposed to be P.C. supervised by officer S even Walker signed notarized state need on other side these paper, the 9th theft by jail here took many thru miss Valarie Price on 4-19-10 admithis she violates 4th constitutional case law

(evidence)

filers (except attorneys appearing in particular cases as pro se parties) are **not required or authorized** to complete the web-based CIP.

Pursuant to Eleventh Circuit Rule 42-1(b) you are hereby notified that upon expiration of (14) days from this date, this appeal will be dismissed by the clerk without further notice unless the default(s) noted below have been corrected:

Pay to the DISTRICT COURT clerk the docketing and filing fees, with notice to this office, **or request leave to proceed in forma pauperis on appeal in the district court. See Fed.R. App.P. 24(a).** If the district court denies such leave, appellant may file in this court a Motion to Proceed in forma pauperis in this court with a financial affidavit.

File a Transcript Information Form, as required by Fed.R.App.P. 10(b)(1); a Transcript Information Form is available from the district court clerk. Appellant is required to file and serve copies of the form in accordance with the instructions included on the form. UNLESS A TRANSCRIPT IS ORDERED, APPELLANT'S BRIEF MUST BE SERVED AND FILED WITHIN 40 DAYS FROM MARCH 6, 2020. See 11th Cir. R. 12-1 and 31-1.

Sincerely,

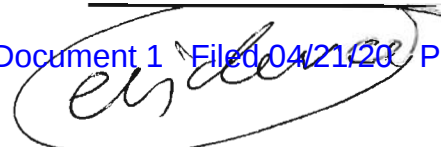
DAVID J. SMITH, Clerk of Court

Reply to: Walter Pollard, C
Phone #: (404) 335-6186

DKT-2 Appeal WITH Deficiency

that I have a Right to indigent rights
 by jail never gives anyone any writing
 infact of all the both left is jail
 not going by their own indigent legal
 stamps handbook Rules as to all I wish
 as it says all I wish their words, not
 my words, the left no one feels
 or GDC ever abided by their own
 policies as to indigent stamps etc the
 5 years in fed custody legal,

non legal, and special ones, then the
 left US GDC never abided by my US
 attorney general custody per 3-8-15
 writ by feels for now as per indigent
 US stamps at all, when I am currently
 in both feds and GDC custody of
 County jail with no Sanfel County
 charges or up which car here at all
 but feels over rides in fed, since my
 al full state sentences by Cobb and
 Wilcox counties not over 8/16 & 08/1
 then Cobb sheriff, measured myself
 to Rebond with all in if so at my arrest
 when car could have sat where it was
 which includes my mom usually parks her
 car at her house in front of her main bldx
 and Cobb Sheriff never fulfilled it per 06/14-85



U.S. COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

CERTIFICATE OF SERVICE

(Use this form only if service is being made other than through the Court's electronic-filing system.)

vs. _____ Appeal No. _____

FRAP 25(b) through (d) (attached) require that at or before the time of filing a paper, a party must serve a copy on the other parties to the appeal or review. Unless the document is being served through the Court's electronic-filing system, the person making service must certify that the other parties have been served, indicating the date and manner of service, the names of the persons served, and their addresses. **You may use this form to fulfill this requirement.**

Please type or print legibly.

I hereby certify that on (date) _____, a true and correct copy of the foregoing (title of filing) _____ has been (check one):

- sent by mail, postage prepaid
 deposited in the prison's internal mailing system with first-class postage prepaid *NCF
4-5, mai*
 sent by electronic means with the consent of the person being served
 other (specify manner of service) _____

and properly addressed to the persons whose names and addresses are listed below:

Your Name (please print)

Your Signature

You sells, for, Co, not giving me my
 my either fed freedom info. after
 open records set Request & Repeatedly
 Records last for, resell speeds under
 or involving me either off for years,
 so I can't get goods to sell to prepay
 suit today's file fees
 when last 2 times I get such
 records the former, in mates
 doing it for me and both times you'll
 state under San (fees) when law say
 I only have to pay if Records go back to
 me in specific time, so fees used
 their own illegal tactics as a means
 to stop me offering by stopping me prepaying
 file fees and stopping me hiring my own
 attorney of my choice, so once sovereign
 citizen it cancels all previous
 government contracts involving my
 name and governments, and a PR, so
 sentence is a government contract
 so by fed commercial law being made
 a sovereign could flee me over \$15,000
 could hire a attorney fideit don't
 have \$15,000 now but don't know

QD
SUMTER COUNTY JAIL
352 McMATH MILL ROAD
AMERICUS, GEORGIA 31719

*U. S. marshals say
They go by county policy*

INMATE HANDBOOK

Pete Smith, Sheriff
Colonel Eric D. Bryant, Chief Deputy

JANUARY 1, 2005

comptd

Who das it or have any way to find out
and no way to find attorney I want
and no way to contact such attorney
as no attorney answers in notes mail,
they only answer phone and collect calls
not allowed by them and no phone &
fatten available to me, all devices no access
to courts level, so going to prison
for something I did not do which
got to prison at all for in fact, in
fact he is a non violent angel, so why
law my property is a except in court
Body, as evidence now is present
leg (mail)

The GDC work words this
grievance is fully granted as to
#6545-7 in Feb 2011 as \$40.00
in flee world goods and another
\$40.00 in flee world services
say choice, so they never paid
me, that is another left AKA
illegal interference in crime case
AKA us took property law violation
AKA Right to file my case because nothing
AKA denied access to court AKA, in which
longer of denied my property

BLVD STE 400
 MACON, GA 31201
 478-743-4747
 Fax: 478-207-3419
 Email: GAM_MAC_ECF@fd.org
 TERMINATED: 01/20/2017
 ATTORNEY TO BE NOTICED
Designation: Public Defender or Community Defender Appointment

CHRISTINA L HUNT
 FEDERAL DEFENDERS OF MD GA
 440 MARTIN LUTHER KING JR
 BLVD STE 400
 MACON, GA 31201
 478-743-4747
 Email: tina_hunt@fd.org
 TERMINATED: 06/24/2015
 ATTORNEY TO BE NOTICED

JARED SCOTT WESTBROEK
 FEDERAL DEFENDERS OF MDGA,
 Inc.
 440 MLK JR BLVD STE 400
 MACON, GA 31201
 478-743-4747
 Fax: 478-207-3428
 Email: jared_westbroek@fd.org
 TERMINATED: 01/20/2017
 ATTORNEY TO BE NOTICED

Pending Counts

18:876(c): MAILING THREATENING
 COMMUNICATIONS
 (1s-3s)

Disposition

*consolidated for trial
 Ga. present no co. law*

Highest Offense Level (Opening)

Felony

Terminated Counts

18:876(c): MAILING THREATENING
 COMMUNICATIONS
 (1-3)

Disposition

COUNTS SUPERSEDED

Highest Offense Level (Terminated)

Felony

and snuffed left by DOC never giving me
all the goods their policy allow, T-15-a
tenure especially, i feel as if they
goods I could sell to help my own
affluency of choice except 6, some
plaster, indigoines, electronic
foblet, effects and ~~some~~ ~~some~~
I flagged 3-6-15 for now for what
here now is a copy for case file
this jail made in Thailand in 1989
and legal no is 514 1-3020 left ~~100~~
also all my personal goods taken
by feed or bus by feels driving
Spent kicking me off bus at 7:30-15
at Joves 2nd I had get in life
all of which I could have sold for hire
be an attorney of choice, but can
not run, so ongoing failure to replace
is the danger on all my claims

UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

March 11, 2020

Betsy Peterson
Causey Peterson Court Reporting
PO BOX 81
COLUMBUS, GA 31902-0124

Appeal Number: 20-10726-C
Case Style: USA v. Daniel Cobble
District Court Docket No: 5:14-cr-00077-CDL-CHW-1

TRANSCRIPT DUE: March 23, 2020 (30 days from appellant's certification)

We have not received your acknowledgment of the enclosed transcript order form and certification of completion of financial arrangements. We have assumed that the necessary financial arrangements have been made by the appellant for the preparation of the transcript, in accordance with appellant's certification, and accordingly we have fixed the date shown above for filing the transcript with the district court clerk.

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Walter Pollard, C
Phone #: (404) 335-6186

RPTR-1 Acknowledgment not recd

This is my 17th letter by my mom for, and 8th
letter by my mom is my stepmom grandmo
died but also ~~she~~ left me her \$300,000
house land at 6891 Robin Drive
that for legal expenses fee or \$500 she
told me in Dec/Dec new will
She was Virginia Cady, my mom's mom,
but I think my mom stole it for bat
9th letter is my 2nd Stepdad Ben
Castleberry also died in Marietta
Ga. on Austinell Rd and left me his
house but my mom stole it as well as lots
She left stole it, by no one told me he
died full decades or years later
not full 2 yrs ago

so I'm not indigent, but can't
get any money to hire attorney
my choice. I can afford small cases
Criminal and Civil, so Ga. Sack as
I can not file even minor, but I changed
here, and Ga feels very fair hearings
as proven by my feet for Refusal to file
by my mom and no one helping me or
punishing her

evidence

3. Personal checks will not be accepted at the facility. Only certified checks, government checks, and/or money orders will be accepted through the mail, or at the facility. Mail received containing personal checks or cash money will be returned to sender.
4. Upon discharge or transfer from this facility, all money remaining on the detainee's account will be returned to the detainee by check, payable to the detainee. You must ask the detention officer for a money slip to fill out and turn in prior to departing. You should allow up to 48 hours (excluding weekends and holidays) or processing the checks.
5. All items purchased from the commissary (unless immediately used or consumed) must be stored in the detainee's personal storage bin. Detainees may not purchase more items than will fit in the storage bin, along with the detainee's other personal property. Bins must be able to slide under detainee's assigned bed.
6. If there is a problem with your store call, notify commissary personnel or a detention officer immediately. Before signing the receipt for items purchased from the commissary, make sure that all items purchased are accounted for.

MAIL

Outgoing mail of the detainees addressed to the following will not be opened or otherwise interfered with: (A) Officials of the federal, state, and local courts; (B) All federal officials, including the President of the United States, U.S. Senators, or Congressmen, and officials of any United States Agency or Department; all State officials, including the Governor, members of the State Senate and House of Representatives, and any official of any State Agency or Department; (C) All members and employees of the State Probation and Parole Board; (D) An attorney or attorneys; (E) Any duly constituted local, state, or federal court; and, (F) News media.

In 1 w/ safer

This facility shall, upon request, provide indigent detainees (those who have less than \$5.00 in their account) with writing supplies and with up to two stamps per week for their correspondence. Indigent detainees shall also be provided with postage for any mail they wish to send to the addressees described in subsections (A), (C), (D) and (E) of the preceding paragraph.

All other outgoing mail of detainees to any other addressees will not be interfered with except to open and inspect the same in the presence of the detainee where prison officials have reasonable grounds to suspect such communication is an attempt to formulate, devise, or otherwise effectuate a plan to escape from the jail.

Incoming mail or packages from any source will not be interfered with except to open and inspect such mail in the presence of the detainee addressee. Detainees will be given written notice, which describes any material confiscated or returned and the reason for such action. All other detainee's mail shall be delivered within twenty-four (24) hours after its arrival at the jail's mailing address.

There shall be no restriction placed on the number of letters a detainee may write or to whom the detainee can write, however, inmates will not send letters each other at this facility.

Requires as 13th and 14th best, then 15th
 then law says child support never goes away
 and law says child support not gonna
 support, so as I am adult I am supposed
 to get the \$35 weekly calculated
 by hamilton county court cause
 divorce decree by my 1st step dad
 to pay court Regis try for me issued
 may 1980 circuit # D-4515-2 to go
 thru 9-26-95 but no one enforces
 it and I did not know of it, yet he
 was chief engineer for white纪念
 hospital in downtown Chattanooga
 Tennessee in gas and was pro driver
 stock car driver until in Cleveland
 Tennessee in 90's and I tried to enforce
 by 3rd party contempt motion in 1999
 but still required to show up in Tennessee
 state court but can't due to fed custody
 so motion dismissed, then I'm owed
 interest for delay fees, contempt fees,
 inflation rate fees, consequently with
 1980 to 1995 plus interest / delay / inflation
 contempt, etc fees

Then law says when you sue a
 people in 1 suit and have 2 dels, if

03/06/2015	<u>6</u>	ORDER granting <u>5</u> Motion for Writ of Habeas Corpus ad prosequendum as to DANIEL ERIC COBBLE (1). Ordered by US Magistrate Judge CHARLES H WEIGLE on 3/6/15. (cal) (Entered: 03/06/2015)
03/17/2015		NOTICE OF SETTING HEARING as to DANIEL ERIC COBBLE Arraignment set for 3/26/2015 02:30 PM in Macon before US Magistrate Judge CHARLES H. WEIGLE. Initial Appearance set for 3/26/2015 02:30 PM in Macon before US Magistrate Judge CHARLES H WEIGLE. (cal) (Entered: 03/17/2015)
03/17/2015	<u>7</u>	MOTION for Detention by UNITED STATES OF AMERICA as to DANIEL ERIC COBBLE.. Motion(s) referred to CHARLES H WEIGLE. (EASTERLING, KIMBERLY) (Entered: 03/17/2015)
03/17/2015	<u>8</u>	NOTICE of DNA Testing as to DANIEL ERIC COBBLE (EASTERLING, KIMBERLY) (Entered: 03/17/2015)
03/25/2015	<u>9</u>	CJA 23 Financial Affidavit by DANIEL ERIC COBBLE (cal) (Entered: 03/25/2015)
03/25/2015	<u>10</u>	ORDER appointing the Federal Defender to represent DANIEL ERIC COBBLE. Ordered by US Magistrate Judge CHARLES H WEIGLE on 3/25/15. (cal) (Entered: 03/25/2015)
03/25/2015	<u>11</u>	NOTICE OF ATTORNEY APPEARANCE: CHRISTINA L HUNT appearing for DANIEL ERIC COBBLE Attorney CHRISTINA L HUNT added to party DANIEL ERIC COBBLE(pty:dft) (HUNT, CHRISTINA) (Entered: 03/25/2015)
03/26/2015	<u>13</u>	Minute Entry for proceedings held before US Magistrate Judge CHARLES H WEIGLE: Arraignment held on 3/26/2015 as to DANIEL ERIC COBBLE (1) Count 1-3., Initial Appearance as to DANIEL ERIC COBBLE held on 3/26/2015. Bond issue moot. Even if released; return to State custody. Ordered that defendant remain in custody of USM pending trial. Court Reporter: FTR Gold. (cal) (Entered: 03/27/2015)
03/26/2015	<u>14</u>	PLEA SHEET as to DANIEL ERIC COBBLE (cal) (Entered: 03/27/2015)
03/27/2015	<u>15</u>	STANDARD PRETRIAL ORDER as to DANIEL ERIC COBBLE. Ordered by US Magistrate Judge CHARLES H WEIGLE on 3/27/15. (cal) (Entered: 03/27/2015)
03/27/2015	<u>16</u>	REQUEST for Discovery by DANIEL ERIC COBBLE (HUNT, CHRISTINA) (Entered: 03/27/2015)
03/30/2015	<u>17</u>	ORDER SETTING HEARING as to DANIEL ERIC COBBLE - Pretrial Conference set for 4/27/2015 09:30 AM in Columbus before U.S. District Judge CLAY D LAND. Jury Trial set for 5/26/2015 09:00 AM in Macon before U.S. District Judge CLAY D LAND. (Attachments: # <u>1</u> Exhibit A - JERS handout)(esl) (Entered: 03/30/2015)
03/30/2015	<u>18</u>	PETITION for Leave to Appeal as to DANIEL ERIC COBBLE. (Attachments: # <u>1</u> Cover Letter, # <u>2</u> Envelope)(ans) Modified on 4/1/2015

Served, but not after, Rev article 500X
is not to be dismissed, instead only
claims or I not served to be dropped,
so Cobb should off, & violated that the
not making could be recognize that fact
combined with I did serve
never filed any answer so per 006A
9-11-55 I was by default and by a
State case law says when I request
specific relief to not be left open
to Jury interpretation I do not have
to show any evidence to win by default
but Cobb violated that, and combined
with another state case law says I'm to
get all I asked upon default. I do not
have to wait on any appeal from the judge
by legal or by laws, and although I'm not
making any State claims, I'm merely
saying Cobb should not be forced, is it our
state laws beneficial to above is a
violation of Federal law on
Fed Property Rights, as its government's job
to protect my property, not my job, so says
law and these laws are nothing interpretation
but are legislatures interpretations
Ex or civil #05-2002-34 case I
should be paid all relief I asked for then

SECTION II
RIGHTS

evidence

ACCESS TO THE COURTS

Any detainee who can not afford an attorney will have the right to request an attorney. An application requesting Court appointed legal representation will be available from Clerk of Indigent Defense Council.

The jail library maintains a complete and current copy of the following books:

- (1) Official Code of Georgia Annotated (Michie):
- (2) Georgia Rules of Court (Michie):
- (3) Daniel, Georgia Criminal Trial Practice (Harrison):
- (4) Daniel, Handbook on Criminal Evidence, (Harrison):
- (5) Daniel, Criminal Trial Practice Forms (Harrison):
- (6) Moiner, Georgia Criminal Law (Harrison):
- (7) Wilkes, Federal Habeas Handbook (Harrison):
- (8) Those United States Codes Annotated Individual volumes containing 42 U.S. C. 1983, 28 U.S. C. 1343, and 28 U.S. C. 2254, including their annotations (West):
- (9) Prisoner's Self-Help Litigation Manual, Oceana Publications, Inc. (75 Main Street, Dobbs Ferry, NY 10522); and
- (10) Prisoners and the Law, Clark Boardman Callaghan Publishers (155 Fingsten Road, Deerfield, IL 60015-4998)

Do I understand

Detainees may request to use legal materials between the hours of 8:00 a.m. and 5:00 p.m.

Detainees have the right to confidential access to the Courts by mail including the right to prepare and file legal papers with any Court. Any document so prepared shall be transmitted to the Court by the Jail's personnel, at public expense for indigent inmates.

RECREATION

Each detainee will be afforded one hour of outdoor exercise and recreation per day, weather permitting. Appropriate outdoor recreational equipment including basketball goals and balls will be furnished.

Other Feds are not protecting my
rights as a 1stborn son of my
biological father Johnny Wayne
Plemons as per his 2017 death
I found out about in 2019
by my halfbrother Johnny Wayne
Plemons Jr by his stealing all
my inheritance as to our fathers
house, semi-truck, pickup truck
money, as I got nothing in Real^{ts}
when I was supposed to get all but
the money so our father left me
half of my halfbrother of 678
live on K RCC NE Cleveland
telephone 39323-5535 and
my halfbrother still has it all too, This
is a 6,600(car and [666 again
but I am car and not protected
as example)

To: All Government Agencies,
USA, states, all states, countries & others,
cities, municipalities, private contracted
foreign federal, foreign non-federal,

Regards all legal properties of
white man Born named Jonathan Wayne
Plemons Jr who had his name changed
to Daniel Eric Plemons who had his
name changed to Daniel Eric Cobble
as to all records involving his name in it
even if wrote by others, even if made
for other's but mentions him includes
in and out of court. Records, includes
commercial, civil, criminal, public,
private, whose name was changed to Daniel
~~Eric Custerberry~~ Eric Cobble
ON 1-30-20 below named officer

walker at Sumter County Jail in state
of Georgia in Building A-2 witnessed
inmate (James Smith) ~~steal~~ all inmate Daniel
inmate (James Smith) ~~steal~~ all inmate Daniel
Eric Cobble ~~properties~~ and witness federal
only inmate Cobble never get his property back
from county only inmate Smith or from jail
so please Replace Cobble properties at Smith
expense, send bill to Sumter Jail, witnessed by

<u>J. B. J.</u>	<u>J. B. J.</u>
<u>Steve Walker</u>	<u>print name</u>
<u>The truth</u>	<u>signature</u>
<u>FEB 4 Date 2020</u>	<u>Badge # 403</u>
<u>Ann Masters</u>	<u>Notary</u>
<u>Under penalty of perjury true</u>	



3) also feeds thru summer
you'll keep violating their
own Rule book but summer
county says you'll pay
for all indigent files

So I do not have to pay any
files for

If you decide to file this form
Please send it to:

The United States District Court

If you are incarcerated:

You must attach a statement of your prison account which
has been certified by the appropriate institutional
officer showing all receipts and
balances during the last
6 months

This form is required for submission

Replies

- ① find out what my \$20,000 is held for me
- ② go get an attorney to help
- ③ find a attorney & went to him
contact him and tell him I have
\$20,000 already but no one on
street to get it from, so he will
have to come see me and he will
have to go get the money, so bring
a contract
- ④ issue stay of proceedings in my
fel crime case by fed civil
national order fil issued in this fixed
- ⑤ replace my car as was in check all
after market parts bought first followed
with it such as tag, title, license
plate, insurance (yearly prepaid contract)
registration, my license book, unexpired,
my license renew without test renew
copy, old license card photo head & new
card, medical drive past card, renewals,
renew endorsement without test,
renew endorsement without test,
- ⑥ replace all goods in my car
- ⑦ replace my other car same way
- ⑧ replace all goods in my other car for

decided
**UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT**

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

February 28, 2020

Daniel Eric Cobble
Sumter County Jail - Inmate Legal Mail
352 MCMATH MILL RD
AMERICUS, GA 31709

Appeal Number: 20-10740-C
Case Style: USA v. Daniel Cobble
District Court Docket No: 5:14-cr-00077-CDL-CHW-1

*Stay
releif
appeal?*

This Court requires all counsel to file documents electronically using the Electronic Case Files ("ECF") system, unless exempted for good cause.

The referenced case has been docketed in this court. Please use the appellate docket number noted above when making inquiries.

Attorneys who wish to participate in this appeal must be admitted to the bar of this Court, admitted for this particular proceeding pursuant to 11th Cir. R. 46-3, or admitted pro hac vice pursuant to 11th Cir. R. 46-4. In addition, all attorneys (except court-appointed counsel) who wish to participate in this appeal must file an Appearance of Counsel form within 14 days. The Application for Admission to the Bar and Appearance of Counsel Form are available at www.ca11.uscourts.gov. The clerk generally may not process filings from an attorney until that attorney files an appearance form. See 11th Cir. R. 46-6(b).

Every motion, petition, brief, answer, response and reply filed must contain a Certificate of Interested Persons and Corporate Disclosure Statement (CIP). Appellants/Petitioners must file a CIP within 14 days after the date the case or appeal is docketed in this court; Appellees/Respondents/Intervenors/Other Parties must file a CIP within 28 days after the case or appeal is docketed in this court, regardless of whether appellants/petitioners have filed a CIP. See FRAP 26.1 and 11th Cir. R. 26.1-1.

On the same day a party or amicus curiae first files its paper or e-filed CIP, that filer must also complete the court's web-based CIP at the Web-Based CIP link on the court's website. Pro se filers (except attorneys appearing in particular cases as pro se parties) are **not required or authorized** to complete the web-based CIP.

Replies

- (C) Refund my stolen fed tax refunds
money
- (D) Refund my many monies have from
with land, Suppose all init all init
- (E) Give me owed money from
SST office that was never monies
- (F) Replace all my street clocks for
clock you'll still twice
- (G) Replace all my legal property
stolen by you entire (9) time &
my life's records, include my
child's stuff as mine for
- (H) quit denaching my goods
- (I) quit fleshing my goods
- (J) quit color my goods
- (K) quit stealing my goods
- (L) quit allowing my goods like stolen,
stolen, donated, lost, by others
- (M) all lump sum
- (N) all faxs file
- (O) all consecutively
- (P) all maximum legal
- (Q) all inflation rates
- (R) all interest fees
- (S)

elbert

UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, NW.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

February 28, 2020

Daniel Eric Cobble
Sumter County Jail - Inmate Legal Mail
352 MCMATH MILL RD
AMERICUS, GA 31709

Appeal Number: 20-10726-C
Case Style: USA v. Daniel Cobble
District Court Docket No: 5:14-cr-00077-CDL-CHW-1

This Court requires all counsel to file documents electronically using the Electronic Case Files ("ECF") system, unless exempted for good cause.

The referenced case has been docketed in this court. Please use the appellate docket number noted above when making inquiries.

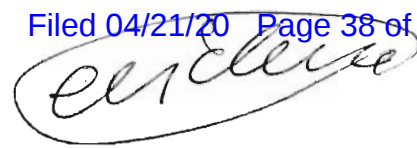
Attorneys who wish to participate in this appeal must be admitted to the bar of this Court, admitted for this particular proceeding pursuant to 11th Cir. R. 46-3, or admitted pro hac vice pursuant to 11th Cir. R. 46-4. In addition, all attorneys (except court-appointed counsel) who wish to participate in this appeal must file an Appearance of Counsel form within 14 days. The Application for Admission to the Bar and Appearance of Counsel Form are available at www.ca11.uscourts.gov. The clerk generally may not process filings from an attorney until that attorney files an appearance form. See 11th Cir. R. 46-6(b).

Every motion, petition, brief, answer, response and reply filed must contain a Certificate of Interested Persons and Corporate Disclosure Statement (CIP). Appellants/Petitioners must file a CIP within 14 days after the date the case or appeal is docketed in this court; Appellees/Respondents/Intervenors/Other Parties must file a CIP within 28 days after the case or appeal is docketed in this court, regardless of whether appellants/petitioners have filed a CIP. See FRAP 26.1 and 11th Cir. R. 26.1-1.

On the same day a party or amicus curiae first files its paper or e-filed CIP, that filer must also complete the court's web-based CIP at the Web-Based CIP link on the court's website. Pro se filers (except attorneys appearing in particular cases as pro se parties) are **not required or authorized** to complete the web-based CIP.

Relief

- (26) all delay fees
- (27) give me all my Requested Relief
as listed (supernumerary) ~~and does~~.
- (28) all same procedure
- (29) 12 person civil Jury
- (30) do not transfer case to Ga. feds
- (31) do not reclassify as 1983 or asbestos
- (32) pay me child support next year
- (33) pay me contempt fees together
- (34) See me for details as to what to replace
- (35) find all for me
- (36) get back for one
- (37) bring all fine and to withdraw (to DDC) your
property damage fees
- (38) give me all my 45 states' acr
- (39) give me all my 45 states' acr
states, counties, cities municipalities
legal Reversing my life has originals
(you'll keep copy)
- (40) give me all fed freedom, WFO act
Records I never asked for, file
- (41) give me all state open Records act
Records I never asked for, all states



UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

February 28, 2020

Daniel Eric Cobble
Sumter County Jail - Inmate Legal Mail
352 MCMATH MILL RD
AMERICUS, GA 31709

Appeal Number: 20-10727-C
Case Style: USA v. Daniel Cobble
District Court Docket No: 5:14-cr-00077-CDL-CHW-1



This Court requires all counsel to file documents electronically using the Electronic Case Files ("ECF") system, unless exempted for good cause.

The referenced case has been docketed in this court. Please use the appellate docket number noted above when making inquiries.

Attorneys who wish to participate in this appeal must be admitted to the bar of this Court, admitted for this particular proceeding pursuant to 11th Cir. R. 46-3, or admitted pro hac vice pursuant to 11th Cir. R. 46-4. In addition, all attorneys (except court-appointed counsel) who wish to participate in this appeal must file an Appearance of Counsel form within 14 days. The Application for Admission to the Bar and Appearance of Counsel Form are available at www.ca11.uscourts.gov. The clerk generally may not process filings from an attorney until that attorney files an appearance form. See 11th Cir. R. 46-6(b).

Every motion, petition, brief, answer, response and reply filed must contain a Certificate of Interested Persons and Corporate Disclosure Statement (CIP). Appellants/Petitioners must file a CIP within 14 days after the date the case or appeal is docketed in this court; Appellees/Respondents/Intervenors/Other Parties must file a CIP within 28 days after the case or appeal is docketed in this court, regardless of whether appellants/petitioners have filed a CIP. See FRAP 26.1 and 11th Cir. R. 26.1-1.

On the same day a party or amicus curiae first files its paper or e-filed CIP, that filer must also complete the court's web-based CIP at the Web-Based CIP link on the court's website. Pro se filers (except attorneys appearing in particular cases as pro se parties) are **not required or authorized** to complete the web-based CIP.

(44) Let me file this suit under
endowment clause, not powers,
not pre-emptive

(45) all speedily

(46) compensation

(47) protective order of manager of messenger per
claim per defendant

(48) Civil investigative attorneys
appointed to get evidence for me

(49) all attorney fees

(50) defendants pay for fees

(51) defendants pay dockets fees

(52) defendants pay court costs

(53) Refugee original Records copy

on other side of these pages

fine, you keep your own copy

(I'm requesting for you to copy it and
give fine) system asking for
documents I send you to be returned
fine after you copy them for yourself

(54) bring me to court

(55) Subpoena duces tecum

(56) Subpoena my evidence
physically based

IN THE UNITED STATES DISTRICT COURT
FOR THE
MIDDLE DISTRICT OF ALABAMA

INSTRUCTIONS FOR COMPLETING CIVIL RIGHTS COMPLAINT FORM STATEMENT OF
PROCEDURES

PRISONER

READ CAREFULLY

I. General Instructions

Your complaint must be legibly handwritten or typewritten on this form. If your complaint is handwritten, please write legibly. You must sign the complaint at the place indicated for your signature. Under Rule 11, Federal Rules of Civil Procedure, your signature means that you have read the complaint and that to the best of your knowledge, information and belief, the complaint is well grounded in fact and is warranted by existing law. If a complaint is filed in violation of Rule 11, the court may impose appropriate sanctions against you. These sanctions may include a requirement to pay to the defendants the amount of reasonable expenses, including attorney fees, created by the filing of the complaint.

While it is no longer required, you may swear to the truth of the facts which are stated in the complaint by executing a declaration under penalty of perjury that the facts alleged in it are true and correct. If you declare that the facts in your complaint are correct, under penalty of perjury, any false statement of any material fact may serve as the basis for prosecution and conviction. Therefore, you should exercise care to ensure that all statements you make in your complaint are true and correct.

Your complaint may be brought in this court only if one or more of the named defendants are located in the geographical area covered by the United States District Court for the Middle District Court for the Middle District of Alabama. The Middle District of Alabama contains the following counties: Autauga, Barbour, Bullock, Butler, Chambers, Chilton, Coffee, Coosa, Covington, Crenshaw, Dale, Elmore, Geneva, Henry, Houston, Lee, Lowndes, Macon, Montgomery, Pike, Randolph, Russell, and Tallapoosa.

A plaintiff must file a separate complaint for each claim unless the claims are related to the same incident or issue. The complaint should name the defendants against whom relief is sought and briefly state the facts upon which the claim is based. It is not necessary that a plaintiff state each and every fact upon which he may rely. Rule 8(a) of the Federal Rules of Civil Procedure require only a short and plain statement of claim.

No authorities or citations should be set out in the complaint. If briefs and arguments are submitted, they should be submitted in a separate memorandum for which no form is necessary.

You must include in the complaint all grounds for relief and facts supporting such grounds for relief. It is permissible to include no more than two (2) additional pages if more space is needed to answer a question. All pleadings and other papers in cases filed must be on 8 1/2 x 11 inch paper. Otherwise, this office cannot accept them for filing. Additionally, all pleadings filed must be an original document. Copies of a pleading will not be accepted.

In order for this complaint to be filed, it must be accompanied by the filing fee of \$350. In addition, you will be required to pay the cost of serving the complaint on each of the defendants.

If you are unable to pay the filing fee and service costs for this action, you may petition the court for leave to proceed without payment of fees. A blank application for this purpose is included and it should be filed with your complaint. It must be notarized by a notary public or other official authorized to administer oaths or must contain your statement that it is true and correct. If more than one plaintiff is named on the complaint, a separate application will be required for each.

If you wish to proceed without payment of fees, you must have an authorized officer at the penal institution complete the certificate as to the amount of money and securities on deposit to your credit in any account in the institution. What amount, if any, of the filing fee and the cost of serving the complaint you will be required to pay will be determined from the information supplied to the court by you and the penal institution.

Re Lert

- (56) one hour of legal fees
 (57) mental anguish fees
 (58) \$1 million per fee type, per claim,
 per defendant
- (59) giving 2nd step of adu level/hand
 and didn't backfire
- (60) deal by confiscation of other's
 property to sell by auction
 to pay me proceeds, & need to
 issue writ of execution
- (61) issue writ of execution
 of fine automatically
- (62) issue summary judgement for me
 at proper time, except or practice
 defendants pay my transport & court fee
- (63) defendants pay my witness mileage fee
- (64) defendants to pay witness pay fees
- (65) defendants to pay subpoena service fee
- (66) summons fee issued was
- (67) defendants to pay summons service fees
- (68) all B DC indigent grads I never get
 get, give me now, ~~07/15/01~~ 7-15-01 from now
- (69) all CISBGP indigent grads I never get,
 give me now, 308-957 to now

Appeal Documents

5:14-cr-00077-CDL-CHW
UNITED STATES OF AMERICA
v. COBBLE



APPEAL,CLC3

U.S. District Court [LIVE AREA]

Middle District of Georgia

Notice of Electronic Filing

The following transaction was entered on 3/6/2020 at 12:11 PM EST and filed on 3/6/2020

Case Name: UNITED STATES OF AMERICA v. COBBLE

Case Number: 5:14-cr-00077-CDL-CHW

Filer:

Document Number: 650

Docket Text:

Transmission of Notice of Appeal and Docket Sheet to US Court of Appeals re: [647]
Notice of Appeal - Other - no document to link appeal to. Judge Appealed: Clay D. Land.
Appeal Fee: not paid. (ans).

5:14-cr-00077-CDL-CHW-1 Notice has been electronically mailed to:

CHRISTINA L HUNT (Terminated) tina_hunt@fd.org, GAM_MAC_ECF@fd.org,
alesia_smith@fd.org, carson_chang@fd.org, catherine_c_williams@fd.org, holly_mcdavid@fd.org,
michele_c_graham@fd.org, nicole_hailey@fd.org

BRIAN JARRARD brian@jarrardlawgroup.com, annamarie@jarrardlawgroup.com

FEDERAL DEFENDERS MIDDLE DISTRICT OF GEORGIA INC (Terminated)
GAM_MAC_ECF@fd.org, alesia_smith@fd.org, carson_chang@fd.org, catherine_c_williams@fd.org,
holly_mcdavid@fd.org, michele_c_graham@fd.org, nicole_hailey@fd.org, tina_hunt@fd.org

JARED SCOTT WESTBROEK (Terminated) jared_westbroek@fd.org, GAM_MAC_ECF@fd.org,
alesia_smith@fd.org, carson_chang@fd.org, catherine_c_williams@fd.org, holly_mcdavid@fd.org,
michele_c_graham@fd.org, nicole_hailey@fd.org

JERUSHA T ADAMS (Terminated) jerusha.adams@usdoj.gov, debbie.shaw@usdoj.gov,
terri.a.brusewitz@usdoj.gov

ROBERT R NEELEY rand.neeley@usdoj.gov, Michele.Jackson2@usdoj.gov,
debbie.shaw@usdoj.gov, lacee.t.davis@usdoj.gov

5:14-cr-00077-CDL-CHW-1 On this date, a copy of this document, including any attachments, has

- Replies
- (70) all Santa Clara County jail hand back
Indigent legal goods I never get SPR, my
JCS know, give me now
- (71) all free CDC goods I never get
JCS do know CDC policies offened,
get me now
- (72) all free USCG goods I never get,
JCS do know USCG policies offened,
get me now
- (73) put me on permanent protection
custody rehanded in all custodiles
on all inmates and all cell feass,
in P.C. only dorm, with some exact
priviledges as people after on P.C.
- (74) Replace all my personal goods
- (75) Replace all my personal goods
JCS stable for
- (76) call up Dist. Judge Clay D. Lavel
in columbus 6c to verify my
mans fest'mony & pay 2 yrs to trial
- (77) passed, will go to office of law so
once something is given up so
given over you can not take it
back later, ab, de by Ret

Appeal Documents

5:14-cr-00077-CDL-CHW
UNITED STATES OF AMERICA
v. COBBLE



APPEAL, CLC3

U.S. District Court [LIVE AREA]

Middle District of Georgia

Notice of Electronic Filing

The following transaction was entered on 3/6/2020 at 12:12 PM EST and filed on 3/6/2020

Case Name: UNITED STATES OF AMERICA v. COBBLE

Case Number: 5:14-cr-00077-CDL-CHW

Filer:

Document Number: 651

Docket Text:

**Transmission of Notice of Appeal and Docket Sheet to US Court of Appeals re: [648]
Notice of Appeal - Other - no document to link appeal to. Judge Appealed: Clay D. Land.
Appeal Fee: not paid. (ans)**

5:14-cr-00077-CDL-CHW-1 Notice has been electronically mailed to:

CHRISTINA L HUNT (Terminated) tina_hunt@fd.org, GAM_MAC_ECF@fd.org,
alesia_smith@fd.org, carson_chang@fd.org, catherine_c_williams@fd.org, holly_mcdavid@fd.org,
michele_c_graham@fd.org, nicole_hailey@fd.org

BRIAN JARRARD brian@jarrardlawgroup.com, annamarie@jarrardlawgroup.com

FEDERAL DEFENDERS MIDDLE DISTRICT OF GEORGIA INC (Terminated)
GAM_MAC_ECF@fd.org, alesia_smith@fd.org, carson_chang@fd.org, catherine_c_williams@fd.org,
holly_mcdavid@fd.org, michele_c_graham@fd.org, nicole_hailey@fd.org, tina_hunt@fd.org

JARED SCOTT WESTBROEK (Terminated) jared_westbroek@fd.org, GAM_MAC_ECF@fd.org,
alesia_smith@fd.org, carson_chang@fd.org, catherine_c_williams@fd.org, holly_mcdavid@fd.org,
michele_c_graham@fd.org, nicole_hailey@fd.org

JERUSHA T ADAMS (Terminated) jerusha.adams@usdoj.gov, debbie.shaw@usdoj.gov,
terri.a.brusewitz@usdoj.gov

ROBERT R NEELEY rand.neeley@usdoj.gov, Michele.Jackson2@usdoj.gov,
debbie.shaw@usdoj.gov, lacee.t.davis@usdoj.gov

5:14-cr-00077-CDL-CHW-1 On this date, a copy of this document, including any attachments, has

Relief

- (78) give me the \$ 40,000 in goods
GDC granted me in my R, re me
(79) give me the other \$ 40,000 in Service
GDC granted me in my R, re me
(80) after replacing all my legal
goods that I had all my legal
names of Jonathan Wayne
Plenmons and Daniel Eric
Plenmons and Daniel Eric Castleberry
and name you say Dan & Daniel
Eric Cobb
(81) make full compensation for injured
(82) give me 5 years, no more
so it never give me
(83) give ~~me~~ in my power in future Rebuttable
Independent facts GDC shall grant me
(84) give me facts GDC shall grant me
full custody of a created son
(85) give me full, w/o cap. She gives
the county jail
(86) give me all else legal
(87) all my Real father had at his death
or get and give form
(88) Justice will be served on the defendant

11th circuit ons. appeals court
U.S. Government

Clerk, please
forget this

CRIMINAL

1814236 BR

Daniel Eric Cobble

Sumter County Jail - Inmate Legal Mail
352 MCMATH MILL RD
AMERICUS, GA 31709

Telephone number
Rule 40-3 Rule
or day to day
Ruled 10/08/19

Motion for Reconsideration
of all 11th Circuit Rulings on 10-7-19
Also know was Rehearing 40-3 rule
1st error this appeal has nothing
to do with what 11th circuit Ruled
on

This is a appeal of being appointed an
indigent attorney against my will under
I am not indigent

my real father died in 2017 and
left me his house, semi truck,
pickup truck etc... my half brother
can verify he is at 6198 Live oak
TRL NE Cleveland Tennessee

37323-5535

also I own 7 cars at right
Cobb county tag office received weekly
by Daniel Cobble

U.S. DISTRICT MONTGOMERY ALABAMA

Daniel Eric Leffel

RECEIVED

CIVIL

XX

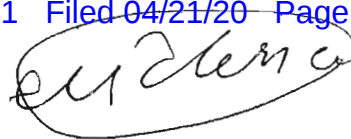
USA eff

2020 APR 21 AM 10:44

DEBRA P. HACKETT, CLK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

Terry DeMarle

G. Daniel Eric Leffel



UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

March 02, 2020

MEMORANDUM TO COUNSEL OR PARTIES

Appeal Number: 19-15150-CC
Case Style: USA v. Daniel Cobble
District Court Docket No: 5:14-cr-00077-CDL-CHW-1

This Court requires all counsel to file documents electronically using the Electronic Case Files ("ECF") system, unless exempted for good cause.

Eleventh Circuit Rule 31-1 requires that APPELLANT'S BRIEF BE SERVED AND FILED ON OR BEFORE April 7, 2020. APPELLANT'S APPENDIX MUST BE SERVED AND FILED NO LATER THAN 7 DAYS AFTER FILING OF THE APPELLANT'S BRIEF. INCARCERATED PRO SE PARTIES ARE NOT REQUIRED TO FILE AN APPENDIX.

This is the only notice you will receive concerning the due date for filing briefs and appendices. See Fed.R.App.P. 28, 30, 31, 32, the corresponding circuit rules, General Order 39 and the Guide to Electronic Filing for further information. Pro se parties who are incarcerated are not required to file an appendix.

If you have not entered your appearance in this appeal, please note that the clerk may not process your filings. See 11th Cir. R. 46-6. Appearance of Counsel Forms are available on the court's Web site.

Every motion, petition, brief, answer, response and reply filed must contain a Certificate of Interested Persons and Corporate Disclosure Statement (CIP). Appellants/Petitioners must file a CIP within 14 days after the date the case or appeal is docketed in this court; Appellees/Respondents/Intervenors/Other Parties must file a CIP within 28 days after the case or appeal is docketed in this court, regardless of whether appellants/petitioners have filed a CIP. See FRAP 26.1 and 11th Cir. R. 26.1-1.

On the same day a party or amicus curiae first files its paper or e-filed CIP, that filer must also complete the court's web-based CIP at the Web-Based CIP link on the court's website. Pro se filers (except attorneys appearing in particular cases as pro se parties) are **not required or authorized** to complete the web-based CIP.

U.S. Dist. Court Montgomery Alabama

Daniel Eric Leiboff

civil

C.

RECEIVED

X

USK et al. 2020 APR 21 A 10:44

DEBRA P. HACKETT, CLK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

Motion for Diversity Jurisdiction
for illegal compelling feels during
Gao in my petition backed by a
officer recalled - false went to
wrote attacked

Montgomery Alabama 45
attorneys Robert Neely
who is my fed CR, no prosecutor
is part of U.S. government
who is not replacing my state
and fat knows it, he is
defendant in this suit, he
resides in Alabama, so
jurisdiction in Alabama is all cases

by Daniel Eric Leiboff

Elbert Parr Tuttle

UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

March 11, 2020

Betsy Peterson
Causey Peterson Court Reporting
PO BOX 81
COLUMBUS, GA 31902-0124

Appeal Number: 20-10727-C
Case Style: USA v. Daniel Cobble
District Court Docket No: 5:14-cr-00077-CDL-CHW-1

TRANSCRIPT DUE: March 23, 2020 (30 days from appellant's certification)

We have not received your acknowledgment of the enclosed transcript order form and certification of completion of financial arrangements. We have assumed that the necessary financial arrangements have been made by the appellant for the preparation of the transcript, in accordance with appellant's certification, and accordingly we have fixed the date shown above for filing the transcript with the district court clerk.

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Walter Pollard, C
Phone #: (404) 335-6186

RPTR-1 Acknowledgment not recd

U.S. Dist. Court Montgomery, Alabama

Daniel Eric Leffel

RECEIVED

C.V.R.

F

2020 APR 21 A 10:44

DEBRA P. HACKETT, CLK
U.S. DISTRICT COURT
MONTGOMERY, ALABAMA

WSA et al. v.
Motion for certificate of appeal

U.S. Dist. Judge Clay D. Land
in columbus Ga. to verify my
claims in this suit about mymons
I filed Fed Crim. Jury testimony
as needs to allow me to file this
suit without pre payment of fees
since I'm not indigent but can
not get pay \$22,000 I currently
have in bank accs And to issuance
for permanent cause

as my birth name was not Leffel
or Daniel, so my mons took her
as well

by Daniel Eric Leffel



Pursuant to Eleventh Circuit Rule 42-1(b) you are hereby notified that upon expiration of (14) days from this date, this appeal will be dismissed by the clerk without further notice unless the default(s) noted below have been corrected:

Pay to the DISTRICT COURT clerk the docketing and filing fees, with notice to this office, or request leave to proceed in forma pauperis on appeal in the district court. See Fed.R.App.P. 24(a). If the district court denies such leave, appellant may file in this court a Motion to Proceed in forma pauperis in this court with a financial affidavit.

File a Transcript Information Form, as required by Fed.R.App.P. 10(b)(1); a Transcript Information Form is available from the district court clerk. Appellant is required to file and serve copies of the form in accordance with the instructions included on the form. UNLESS A TRANSCRIPT IS ORDERED, APPELLANT'S BRIEF MUST BE SERVED AND FILED WITHIN 40 DAYS FROM February 20, 2020. See 11th Cir. R. 12-1 and 31-1.

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Walter Pollard, C
Phone #: (404) 335-6186

DKT-2 Appeal WITH Deficiency

Christopher, Cook Montgomery Gabana

Daniel Eric Coffle

U.S.A. ex. rel. **RECEIVED**

CIVIL

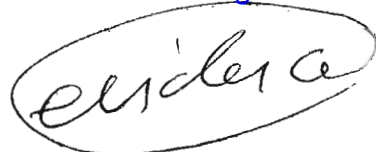
recd.
SA 1K

2020 APR 21 A 10:44

DEBRA P. HACKETT, CLERK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

Mostrar for Credit to let me
file suit under enforcement
cause of a British Note by
filed as I was born Jonathan
Wayne Plummer Jr. since
enforcement clause says U.S.
government can never make
a foreign note even pay U.S.
any fee for anything, since I have
over \$20,000 in services in Bank
cols I inherited from my Grandpa
but no access to it since I am a
U.S. attorney General habeas corpus
and preservation cause as of
4-5-20 per 3-6-15 order
here in U.S. case No. #519CR77
but without being a paper

by Daniel Eric Coffle



Pursuant to Eleventh Circuit Rule 42-1(b) you are hereby notified that upon expiration of (14) days from this date, this appeal will be dismissed by the clerk without further notice unless the default(s) noted below have been corrected:

Pay to the DISTRICT COURT clerk the docketing and filing fees, with notice to this office, or request leave to proceed in forma pauperis on appeal in the district court. See Fed.R.App.P. 24(a). If the district court denies such leave, appellant may file in this court a Motion to Proceed in forma pauperis in this court with a financial affidavit.

File a Transcript Information Form, as required by Fed.R.App.P. 10(b)(1); a Transcript Information Form is available from the district court clerk. Appellant is required to file and serve copies of the form in accordance with the instructions included on the form. UNLESS A TRANSCRIPT IS ORDERED, APPELLANT'S BRIEF MUST BE SERVED AND FILED WITHIN 40 DAYS FROM FEBRUARY 19, 2020. See 11th Cir. R. 12-1 and 31-1.

Sincerely,

DAVID J. SMITH, Clerk of Court

Reply to: Walter Pollard, C
Phone #: (404) 335-6186

DKT-2 Appeal WITH Deficiency

UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

For rules and forms visit
www.ca11.uscourts.gov

December 30, 2019

Daniel Eric Cobble

Sumter County Jail - Inmate Legal Mail
352 MCMATH MILL RD
AMERICUS, GA 31709

Appeal Number: 19-15150-C

Case Style: USA v. Daniel Cobble

District Court Docket No: 5:14-cr-00077-CDL-CHW-1

Appeal of 12-17-19
Scheduled for Jan 14
for d-18-20

This Court requires all counsel to file documents electronically using the Electronic Case Files ("ECF") system, unless exempted for good cause.

The referenced case has been docketed in this court. Please use the appellate docket number noted above when making inquiries.

Attorneys who wish to participate in this appeal must be admitted to the bar of this Court, admitted for this particular proceeding pursuant to 11th Cir. R. 46-3, or admitted pro hac vice pursuant to 11th Cir. R. 46-4. In addition, all attorneys (except court-appointed counsel) who wish to participate in this appeal must file an Appearance of Counsel form within 14 days. The Application for Admission to the Bar and Appearance of Counsel Form are available at www.ca11.uscourts.gov. The clerk generally may not process filings from an attorney until that attorney files an appearance form. See 11th Cir. R. 46-6(b).

Every motion, petition, brief, answer, response and reply filed must contain a Certificate of Interested Persons and Corporate Disclosure Statement (CIP). Appellants/Petitioners must file a CIP within 14 days after the date the case or appeal is docketed in this court; Appellees/Respondents/Intervenors/Other Parties must file a CIP within 28 days after the case or appeal is docketed in this court, regardless of whether appellants/petitioners have filed a CIP. See FRAP 26.1 and 11th Cir. R. 26.1-1.

On the same day a party or amicus curiae first files its paper or e-filed CIP, that filer must also complete the court's web-based CIP at the Web-Based CIP link on the court's website. Pro se filers (except attorneys appearing in particular cases as pro se parties) are **not required** or authorized to complete the web-based CIP.

Certificate of Service

This, is to certify that I have this day served opposing counsel prior to file by [REDACTED] mail to go to

U.S. attorney General U.S. Dept
of Justice 950 Pennsylvania
Ave Washington DC 20530-0001

(and)
Georgia's attorney General
Dept. of Law 40 capital Square
S. W. Atlanta, GA 30334-1300

(and)
Chattanooga Tennessee district
attorney General 500 Market
St. Chattanooga Tennessee 37402

(and)
Karen Darlene Castleberry
1909 Harmony Rd Powder
Springs, Georgia 30127

Johnny Wayne Plemons Jr 608 Givens
Tenn Cleveland Tenn 37323 5335
This 5th day of April 2020 by [REDACTED]

[REDACTED]
[REDACTED]

Daniel Cobble
Eden Valley
#4918 Della
AT 353
Memphis
Mill Rd
American
69 31519

APR 18 2020

FOREVER 1.0 2020 FOREVER 1.0 FOREVER / USA

2020

U.S. District Court
1 Church St.
Suite B-110
Montgomery, Alabama
36104